

#### REMARKS

It is believed that this Amendment "cancels all nitrogen directed claims" as counsel agreed on April 17, 2000. If the Examiner disagrees in any respect, she is authorized and requested to make the necessary changes by examiner's amendment.

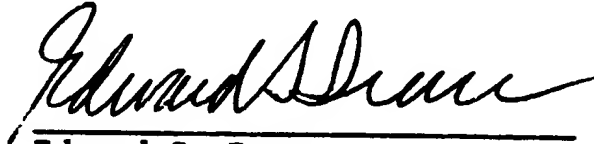
The Examiner is now requested to "rejoin all non nitrogen claims both process + compound", as she unconditionally "agreed" to do on April 17, 2000 (see "Interview Summary").

By telephone interview on April 24, 2000, the Examiner purported to redact that agreement, in part. See April 24, 2000 "Interview Summary". (Non-nitrogen claims will be rejoined and an amendment entered "only if the amendment places this application in condition for allowance" and only if the "petition is withdrawn".) However, the April 17, 2000 "Interview Summary" does not condition rejoinder upon withdrawal of the petition. It states only that "Applicant proposes withdrawing the petition", but does not state that applicant agreed to do so.

In addition, a request for reconsideration of that redaction will be forthwith filed. In this way, it is hoped to avoid a further petition.

**AUTHORIZATION TO CHARGE DEPOSIT ACCOUNT**

Any fee due may be charged to Deposit Account 09-0948.



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